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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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STAAS & 1	HALSE	Y LLP	LANEAU, RONALD		
SUITE 700 1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005				ART UNIT	PAPER NUMBER
				3627	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/817,289	HATAKAMA ET AL.	90			
Office Action Summary	Examiner	Art Unit				
	Ronald Laneau	3627				
The MAILING DATE of this communicate Period for Reply	tion appears on the cover sheet w	ith the correspondence addres	SS			
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 3' after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a lation. 19s, a reply within the statutory minimum of thir y period will apply and will expire SIX (6) MON by statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this commu BANDONED (35 U.S.C. § 133).	nication.			
Status						
1) Responsive to communication(s) filed of	n <u>30 June 2004</u> .					
2a) This action is FINAL . 2b)	☐ This action is non-final.					
3) Since this application is in condition for closed in accordance with the practice	•	•	rits is			
Disposition of Claims						
4) ☐ Claim(s) 1-18 and 20-24 is/are pending 4a) Of the above claim(s) is/are v 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-18,20-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction	vithdrawn from consideration.					
Application Papers						
9)☐ The specification is objected to by the E						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection		· ·				
Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority doces. 2. Certified copies of the priority doces. 3. Copies of the certified copies of the application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received in A he priority documents have been Bureau (PCT Rule 17.2(a)).	Application No received in this National Stag	ge			
Attachment(s)						
1) Notice of References Cited (PTO-892)		Summary (PTO-413)				
 Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date 		s)/Mail Date nformal Patent Application (PTO-152)			

Response to Amendment

1. The amendment filed on 6/30/2004 has been entered. Claim 19 is canceled, new claims 22-24 are added and claims 1-18 and 20-24 are now pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ng (6,405,1 75 B1).

Ng discloses a product information acquiring registering method for making registration of information about products by users who operate terminals via the Internet by entering product information via the terminal of the user by mean of access to a Web page for making registration of product information (Figs. 2-9; cols. 3-4, lines 23-8, cols. 5-11), and Sending the given items of product information to a server that manages a database for storing the product information (Figs. 2-9; cols.3-4, lines 23-8, col. 5, lines 10-20, cols. 5-11). Ng additionally discloses that the user receives a reward based upon the number of times the product is viewed and hyperlink is followed (Figs. 2-9; cols. 3-4, lines 23-8, col. 4, lines 57-67, cols. 5-11). Ng further discloses that the Internet is increasingly being used for purchases with virtual stores replacing the so-called bricks-and mortar stores as they can serve customers in many different cities/states without the costly local stores and that moreover, a shopper uses his browser for

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comparison purposes (cols. 1-2). Moreover, Ng discloses that online reviews are provided linking shoppers to compare products as well as prices and that ordinary people have posted reviews and comments about products through newsgroups and on product web sites but that they are often difficult to find and navigate because the product reviews are not linked to the specific goods, that there is a significant cost and time factor to accumulate product reviews and build a database of products and prices, while use of consumers utilizing a reward system to build and correct such a database based upon the utility of the information, its usage and relevancy, i.e. how up-to-date and reliable. However, Ng does not disclose that the product information acquiring method can be used with combination information. The examiner takes Official Notice that the individuals also recommend combination product information through the same channel on the Internet and registration of that information would provide the same benefits as set forth for the individual products in Ng, see, e.g.. Newgroups ott.forsale.other date March 5, 1997 describing selling a headpiece and wedding dress together because of the nice effect and Kevin G. Barkes, A Matter of Ethics, DEC Professional, Vol. 14, No. 4, April 1995, pg. 44(2) describing a personal recommendation of two pieces of software that he purchased and his relationship with the companies. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized combination product information in the product information registering method of Ng because consumers are often shopping for related products, merchants utilize this information to upsell and cross-sell to increase profits and decrease inventories and thereby increase profitability, and merchants/manufacturers utilize this information to market products to consumers, i.e. bundling, in order to generate increased revenue streams and remain competitive.

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4. Claims 1-15, 17 and 20-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jacobin et al. (2001/00291 A1) in view of Ng (6,405,175 B1).

As per claims 1, 6-7, and 10, Jacobi discloses a product information supply method for supplying a terminal of a user who desires to purchase a product via a network with information about a related product that could be bought together with said product (Figs. 1, 2, 5, 7; Abstract; [0003]), said method steps comprising;

Receiving combination information about combinations of products (Figs. 1-79 Abstract; (0003)-(0019));

Searching the database in response to inquiring information about the combination information from the terminal of the user to supply the terminal of the user with corresponding combination information extracted from the database on the basis of the inquiring information (Figs. 1-7; Abstract [0003]-[0019]).

Jacobi discloses that the combination information utilized does not require the recommendations/ratings of other users, it is based on the collective interests of the community of users ([0011]).

Ng discloses receiving information about products from a terminal of a person who is rating the product and providing feedback, i.e. bought the product and liked or didn't like it and making registration of the product information with a database so that the product information can be accumulated and a reward can be sent to the registering person based on following a hyperlink to obtain more information via the Internet (Figs. 1-7; ; cols. 3-4, lines 23-8, col. 4, lines 57-67, cols. 5-1 1).

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Ng further discloses that the Internet is increasingly being used for purchases with virtual stores replacing the so-called bricks-and mortar stores as they can serve customers in many different cities/states without the costly local stores and that moreover, a shopper uses his browser for comparison purposes (cols. 1-2). Moreover, Ng discloses that online reviews are provided linking shoppers to compare products as well as prices and that ordinary people have posted reviews and comments about products through newsgroups and on product web sites but that they are often difficult to find and navigate because the product reviews are not linked to the specific goods, that there is a significant cost and time factor to accumulate product reviews and build a database of products and prices, while use of consumers utilizing a reward system to build and correct such a database based upon the utility of the information, its usage and relevancy, i.e. how up-to-date and reliable. However, Ng does not disclose that the product information acquiring method can be used with combination information. The examiner takes Official Notice that the individuals also recommend combination product information through the same channel on the Internet and registration of that information would provide the same benefits as set forth for the individual products in Ng, see, e.g.. Newgroups ott.forsale.other date March 5, 1997 describing selling a headpiece and wedding dress together because of the nice effect and Kevin G. Barkes, A Matter of Ethics, DEC Professional, Vol. 14, No. 4, April 1995, pg. 4442) describing a personal recommendation of two pieces of software that he purchased and his relationship with the companies. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized combination product information in the product information registering method of Ng because consumers are often shopping for related products, merchants utilize this information to upsell and cross-sell to increase profits and

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decrease inventories and thereby increase profitability, and merchants/manufacturers utilize this information to market products to consumers, i.e. bundling, in order to generate increased revenue streams and remain competitive. Moreover, it would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized the database building mechanism as taught in Ng in Jacobi for the explicit reasons taught in Ng, i.e. the costs savings and time savings.

As per claim 2, Jacobi teaches that the inquiry information is a choice signal that indicates a product chosen at the terminal of the user in order to specify a candidate for purchase or place a buy order (Abstract - computer-implement service recommends items based on item previously selected by the user, such as item previously purchased or placed in an electronic shopping cart.

As per claims 3-4, Jacobi teaches that the inquiry information is sent from the terminal of the user via an online shop that sells the products ((00302-(0052) - amazon.com web site).

As per claim 5, neither Jacobi nor Ng explicitly disclose storing the number of times a purchase of the related products have made on the basis of the corresponding combination information supplied to the terminal of the user. However, Jacobi discloses storing the number of times a purchase of the related products have been made (0036) and Ng teaches storing information about the number of times reference has been made to the Web page by the product information and by extrapolation the combination information, ms set forth above (cols. 5-11). It would have been obvious to one of ordinary skill in the art at the time of the invention to have stored the number of time a purchase of the related products were made based on the

combination information supplied to the terminal of the user because one would have wanted to ensure that the database was functioning properly and the recommendations were being correctly targeted so that the cross-selling and upselling were profitable.

As per claim 8, neither Jacobi nor Ng explicitly disclose determining priority of supply a user with the combination information on the basis of the number of time a purchase of the related products have been made on the basis of the combination information, or based on the number of times reference has been made to the Web page by the corresponding combination information. However, the rewards in Ng are explicitly tied to the number of times reference has been made to the Web page. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have determined priority of supplying the user based on the number of times reference has been made to the Web page as taught in Ng in the method of Jacobi because if people were not receiving their rewards, their would be no incentive to create and update the combination database.

As per claim 9, Ng discloses providing rewards, i.e. referral fees from the suppliers to the managers of database based on the number of times a purchase of the related products have been made on the basis of the number of times reference has been made to the Web page by the 2 It would have been product information or the user actually buys the product (cols. 13-15). It would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized rewards to managers of the database as taught in Ng in the method of Jacobi because collecting, gathering, storing and providing the information costs money and the revenue would have to be returned to the manager in some form and rewards are one mechanism for providing

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that revenue that are outcome based and ensure the satisfaction of the suppliers/sellers and provide incentives to the managers of the database.

As per claim 11, Ng discloses that rewards can be based upon product sales and that the web site can also directly handle purchase transactions, rather than simply refer users to the supplier's web site and that the web site may rely on users to verify and refresh data and to verify that the product was purchased, i.e. comment after a predetermined period lapses (cols. 5-13). would have been obvious to one of ordinary skill in the art at the time of the invention to confirm that the product was purchased pursuant to a user recommendation as taught in Ng and to verify that registration, i.e. comment ms also taught in Ng for a reward after a predetermined period lapses to the method of Jacobi because rewards cost the supplier/manager money and implementation of checks and balances streamlines the system and because verification enhances the amount of information collected adding more information to the collaborative filtering mechanism.

As per claim 13, Ng discloses that the web site can be marketed to the public and/or utilized within a company or organization for purposes such as suggestion and quality 4 It would have been obvious to improvement programs, i.e. marketing information (cols. 13-14). It would have been obvious to one of ordinary skill in the art at the time of the invention to have produced marketing information as taught in Ng in the method of Jacobi because it provides an additional revenue stream for the company/web site and increases profits, making investors more satisfied.

Claims 13-17 are rejected for the same reasons as claims 1-12. The claims are both drawn to a product information acquiring method, receiving combination information/sending inquiring

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information about combination information and searching to supply the terminal/outputting the

information.

Claims 20-24 are rejected for the same reasons in claims 1-17.

Response to Arguments

5. Applicant's arguments filed on 6/30/2004 have been fully considered but they are not

persuasive.

Applicant argues that Ng does not disclose "entering given items of combination by a

terminal of the user", "sending the given items of combination information to a server" and

"causing the user to receive a reward based on a number of times a purchase related product has

been made". Contrary to applicant's arguments, the system of Ng allows a user to input

information from a terminal. The user of the terminal searches a database of product/price,

stores it online and supply it to the seller for said price. In order to do that, the user has to enter

the information, send it to a server so that a reward can be received as claimed. Furthermore,

Applicant argues that neither Jacobi et al nor Ng disclose "receiving combination information

about combination of products from a terminal of a person who has brought the products and "

searching the database in response to inquiry information about the combination information".

Contrary to applicant's arguments, the combined system of Jacobi et al and Ng would be capable

of using a user's terminal to gather information bout product/price and send said product/price to

the person who bought said product. It's kind of similar to targeted advertising. Applicant's

arguments having been found unpersuasive, the rejection has not been withdrawn.

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6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ronald Laneau whose telephone number is (703) 305-3973. The

examiner can normally be reached on Mon-Fri from 8:30am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Robert Olszewski can be reached on (703) 308-5183. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Rhida Harro 9/16/04 Rhiman Examines

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RL

Ronald Laneau Examiner Art Unit 3627